# I MITED STATES DISTRICT COURT

	DISTRICT C r the strict ofTexas	2011 JUL 31 P 2: 52
Civil	Division	DEPUTY CLERK
Joyce R. Tanner (Mother)	) —	17CV2019-L
S.L.F.II (minor child)	) (t)	o be filled in by the Clerk's Office)
Plaintiff(s) Write the full name of each plaintiff who is filing this complaint. If the names of all the plaintiffs cannot fit in the space above, blease write "see attached" in the space and attach an additional boage with the full list of names.)  -V-	) ) ) )	
Department of Children And Family Services Cps/Fbss,District 3 Casa of Hunt, Quinlan ISD, West Tawakoni Police Department,*See Attached Sheet*	, ) )	
Defendant(s)  (Write the full name of each defendant who is being sued. If the page of all the defendants cannot fit in the space above please	) ) )	

# **COMPLAINT AND REQUEST FOR INJUNCTION**

#### I. The Parties to This Complaint

with the full list of names.)

write "see attached" in the space and attach an additional page

#### A. The Plaintiff(s)

Provide the information below for each plaintiff named in the complaint. Attach additional pages if needed.

Name	Joyce R. Tanner
Street Address	200 Vanceville Dr.
City and County	Quinlan Hunt
State and Zip Code	Texas 75474
Telephone Number	903-456-5535
E-mail Address	frfohtr652@vahoo.com

#### B. The Defendant(s)

Provide the information below for each defendant named in the complaint, whether the defendant is an individual, a government agency, an organization, or a corporation. For an individual defendant, include the person's job or title (if known). Attach additional pages if needed.

Defen	dont	Ma	1
Deten	ажты	NO.	ı

Name Angela House

Job or Title (if known) Principal D.C. Cannon Elementary/individual

Street Address 315 Business Hwy 34

City and County Quinlan, Hunt

State and Zip Code Texas 75474

Telephone Number 903-356-1300

E-mail Address (if known)

E-mail Address (if known)

# Defendant No. 2

Name Lindsay Walker

Job or Title (if known) Asisstant Principal/Individual

Street Address 315 Business Hwy 34

City and County Quinlan, Hunt

State and Zip Code Texas 75474

Telephone Number 903-356-1300

#### Defendant No. 3

Name Alicia Emhart

Job or Title (if known) Family Based Social Services Specialist 4/Individual

Texas 75401

Texas 75401

Street Address 4717 Wesley St.

City and County Greenville, Hunt

State and Zip Code

Telephone Number 903-259-0878

E-mail Address (if known)

# Defendant No. 4

Name Aisha M. Coutain

Job or Title (if known) Cps Caseworker/Individual

Street Address 4717 Wesley St.

City and County Greenville, Hunt

State and Zip Code

Telephone Number 903-259-0878

E-mail Address (if known)

#### Defendant List Attachment

Pro Se 2 (Rev. 12/16) Complaint and Request for Injunction

UNITED STATES DISTRICT COURT for the Northern\_District of Texas\_\_\_\_\_ Civil\_\_Division

Attachment:Defendants List

#### Defendant No. 5

Name
Judy Wheeler
Cps CaseworkerIV/Individual
Street Address
City and County
State and Zip Code
903-453-1038

Judy Wheeler
Cps CaseworkerIV/Individual
Stonewall st.4th Floor
Greenville, Hunt
Texas 75403

## Defendant No.6

Name
Job or Title
Street Address
City and County
State and Zip Code
Telephone Number

Brandon Kilpatrick
Chief of Police City of West Tawakoni/Individual
1533 East HWY 276
West Tawakoni, Hunt
Texas 75474
903-447-2285

# Defendant No 7.

Name
Job or Title
Street Address
City and County
State and Zip Code
Telephone Number

Holly Peterson
CPS Attorney/Individual
2507 Lee St.
Greenville,Hunt
Texas 75403
903-408-4112

# Defendant No. 8

Name
Jessica Edwards
Attorney/Individual
Street Address
City and County
State and Zip Code
Telephone Number
Jessica Edwards
Attorney/Individual
Center of the Code of the Code

#### Defendant No. 9

Name Elisha Hallis
Job or Title Attorney Ad Litem/Individual
Street Address 2520 Lee St.
City and County Greenville, Hunt
State and Zip Code Telephone Number 903-450-4410

### Defendant List Attachment

#### Defendant No.10

Name
Job or Title
Street Address
City and County
State and Zip Code
Telephone Number

Samuel L. foster
Father/individual
6221 Spindle Drive
Houston, Harris
Texas 77086
469-251-8065

#### Defendant No. 11

Name Kristene Blackstone

Job or Title Assistant Commissioner DFPS/CPS/individual

Street Address 701 W.51st St.
City and County Austin,Travis
State and Zip Code Texas 78751
Telephone Number 800-252-5400

#### Defendant No. 12

Name Quinlan Independant School District

Job or Tile Education

Address 401 E.Richmond Ave.

City and County Quinlan, Hunt State anmd Zip Code Texas, 75474 Telephone Number 903-356-1200

#### Defendant No. 13

Name City Of West Tawakoni Police Department

Job or Title Law Enforcement
Address 1533 East HWY 276
City and County West Tawakoni, Hunt

State and Zip Code Texas,75474
Telephone Number 903-447-2285

#### Defendant No. 14

Name City of West Tawakoni

Job or Title Responsible for Police Dept. Conduct

Address 1533 East HWY 276
City and County West Tawakoni, Hunt

State and Zip Code Texas,75474 Telephone Number 903-447-2285

### Defendant No. 15

Name CASA of Hunt

Job Or Title court appointed lawyers and gaurdian for minor children

Address 2520 Lee St.
City and County Greenville, Hunt
State And Zip Code
Telephone Number 903-450-4410

Defendant No. 16

Name Texas Department of Family and Protective Services, DFPS, CPS, FBSS

Job or Title Investigates accusations of abuse and neglect

Street Address 701 W.51st St.
City and County Austin, Travis
State and Zip Code Texas 78751
Telephone Number 800-252-5400

Defendant No. 17

Defendant List Attachment

Job or Title

Keli M. Aiken
Judge 354th Judicial District
2507 Lee St.
Greenville, Hunt Street Address City and County State and Zip Code Texas.75474 Telephone Number 903-408-4194

Defendant No. 18

Name

Name

State of Texas-Ken Paxton Office of the Attorney General 300 W 15th St. Job or Title

Street Address City and County Austin, Travis
State and Zip Code
Telephone Number 512-463-2100

# II. Basis for Jurisdiction

Federal courts are courts of limited jurisdiction (limited power). Generally, only two types of cases can be heard in federal court: cases involving a federal question and cases involving diversity of citizenship of the parties. Under 28 U.S.C. § 1331, a case arising under the United States Constitution or federal laws or treaties is a federal question case. Under 28 U.S.C. § 1332, a case in which a citizen of one State sues a citizen of another State or nation and the amount at stake is more than \$75,000 is a diversity of citizenship case. In a diversity of citizenship case, no defendant may be a citizen of the same State as any plaintiff.

b. If the plaintiff is a corporation  The plaintiff, (name), is incorporated under the laws of the State of (name)  and has its principal place of business in the State of (name)  (If more than one plaintiff is named in the complaint, attach an additional page providing the same information for each additional plaintiff.)  2. The Defendant(s)  a. If the defendant is an individual  The defendant, (name), is a citizen of	What	is the bas	sis for f	ederal court jurisdiction? (che	eck all that apply)	
A. If the Basis for Jurisdiction Is a Federal Question  List the specific federal statutes, federal treaties, and/or provisions of the United States Constitution that are at issue in this case.  2nd amendment right to keep and bear arms, 4th amendment unlawful search and seizure, 5th denied due process of law and forced to testify against oneself, 6th denied right to face acuser in court and the examine evidence, 9th amendment rights held by the individual which are to many to list, 14th amendment rights to privacy  B. If the Basis for Jurisdiction Is Diversity of Citizenship  1. The Plaintiff(s)  a. If the plaintiff is an individual  The plaintiff, (name)  State of (name)  b. If the plaintiff is a corporation  and has its principal place of business in the State of (name)  (If more than one plaintiff is named in the complaint, attach an additional page providing the same information for each additional plaintiff)  2. The Defendant(s)  a. If the defendant is an individual  The defendant, (name)  , is a citizen of		Feder	ral ques	ion $\square$	Diversity of citizenship	
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are at issue in this case.  2nd amendment right to keep and bear arms, 4th amendment unlawful search and seizure, 5th denied due process of law and forced to testify against oneself, 6th denied right to face acuser in court and to examine evidence, 9th amendment rights held by the individual which are to many to list, 14th amendment rights to privacy  B. If the Basis for Jurisdiction Is Diversity of Citizenship  1. The Plaintiff(s)  a. If the plaintiff is an individual  The plaintiff, (name)  State of (name)  b. If the plaintiff is a corporation  The plaintiff, (name)  under the laws of the State of (name)  and has its principal place of business in the State of (name)  (If more than one plaintiff is named in the complaint, attach an additional page providing the same information for each additional plaintiff.)  2. The Defendant(s)  a. If the defendant is an individual  The defendant, (name)  , is a citizen of	Α.	If the	Basis fo	r Jurisdiction Is a Federal	Question	
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The plaintiff, (name), is a citizen of state of (name), is incorporated under the laws of the State of (name), is incorporated under the laws of the State of (name), and has its principal place of business in the State of (name)  (If more than one plaintiff is named in the complaint, attach an additional page providing the same information for each additional plaintiff.)  2. The Defendant(s)  a. If the defendant is an individual, is a citizen of		1.	The P	laintiff(s)		
b. If the plaintiff is a corporation  The plaintiff, (name) , is incorporated under the laws of the State of (name)  and has its principal place of business in the State of (name)  (If more than one plaintiff is named in the complaint, attach an additional page providing the same information for each additional plaintiff.)  2. The Defendant(s)  a. If the defendant is an individual  The defendant, (name) , is a citizen of			a.	If the plaintiff is an individ	lual	
b. If the plaintiff is a corporation  The plaintiff, (name) , is incorporated under the laws of the State of (name)  and has its principal place of business in the State of (name)  (If more than one plaintiff is named in the complaint, attach an additional page providing the same information for each additional plaintiff.)  2. The Defendant(s)  a. If the defendant is an individual  The defendant, (name) , is a citizen of				The plaintiff, (name)		, is a citizen of the
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2. The Defendant(s)  a. If the defendant is an individual  The defendant, (name)  , is a citizen of				and has its principal place	of business in the State of (name) .	
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The defendant, (name), is a citizen of		2.	The I	efendant(s)		
			a.	If the defendant is an indiv	vidual	
the State of (name) Or is a citizen of				The defendant, (name)		the same of the sa
the batte of (name)				the State of (name)		. Or is a citizen of
(foreign nation)				(foreign nation)	•	

If the defendant is a corporation

III.

b.

		The defendant, (name)	, is incorporated under
		the laws of the State of (name)	, and has its
		principal place of business in the State of (name)	
		Or is incorporated under the laws of (foreign nation)	,
		and has its principal place of business in (name)	
		(If more than one defendant is named in the complaint, attac same information for each additional defendant.)	h an additional page providing the
	3.	The Amount in Controversy	
		The amount in controversy—the amount the plaintiff claims the stake—is more than \$75,000, not counting interest and costs of	
		*See Attachment* The amount at stake in this case is \$7,000,000,000.00 plus entitled to under the law. Defendants actions have been willful,intentional,malicious,oppressive,fraudulent,vindictive, incompetence and extremely dangerous to the child and pla	gross recklessness,negligence,
State	ment of	· Claim	
facts : was includ	showing nvolved ding the and wr	and plain statement of the claim. Do not make legal arguments that each plaintiff is entitled to the injunction or other relief so and what each defendant did that caused the plaintiff harm or v dates and places of that involvement or conduct. If more than cite a short and plain statement of each claim in a separate paragr	ught. State how each defendant iolated the plaintiff's rights, one claim is asserted, number each
A.	Whe	re did the events giving rise to your claim(s) occur?	
	200	Cannon Elementary School Quinlan,Texas 75474 Vanceville Dr. Quinlan,Texas 75474 h Judicial District Court Sitting in Hunt County Greenville,Texas	Judge Keli Aiken Presiding
B.		t date and approximate time did the events giving rise to your cleember 20,2016 and continuing, time is unknown at this time	aim(s) occur?
	NOV	ember 20,2010 and continuing, time is unknown at this time	

		The defendant, (name)	, is incorporated unde
		the laws of the State of (name)	, and has its
		principal place of business in the State of (name)	
		Or is incorporated under the laws of (foreign nation,	)
		and has its principal place of business in (name)	
		more than one defendant is named in the complaint, at ne information for each additional defendant.)	ttach an additional page providing the
	3. The	Amount in Controversy	
		e amount in controversy—the amount the plaintiff claim te—is more than \$75,000, not counting interest and cos	
		*See Attachment*	
facts sh	nowing that e	ach plaintiff is entitled to the injunction or other relief	
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Pro Se 2 (Rev. 12/16) Complaint and Request for Injunction

UNITED STATES DISTRICT COURT for the Northern\_District of\_Texas\_\_\_\_\_
Civil\_\_\_Division

# Amount in Controversy Attachment

- 1.) The amount at stake in this case is \$6,500,000,000.00 plus all interest and relief plaintiff is entitled to under the law.
- 2.) Defendants actions have been erroneous, willful, intentional, malicious, oppressive, fraudulent, vindictive, gross recklessness, negligence, incompetence and extremely dangerous to the child and plaintiff.
- 3.) The defendants must be deterred from this kind of behavior in the future to insure that the children of this state are protected from the defendants current and continuing behavior claiming it's in the best interest of the child.

C. What are the facts underlying your claim(s)? (For example: What happened to you? Who did what? Was anyone else involved? Who else saw what happened?)

CPS,FBSS have made repeated visits to D.C.Cannon Elementary School and interrogated Samuel Lee Foster II without prior authorization from parent or guardian. The school failed to notify the family of cps and fbss coming to the school and the school and dfps both failed to get signed authorizations for the unwanted visits and interrogations and they denied both parent and child of their civil rights to privacy and against unwarranted search and seizures as well as the right to counsel being present during time of interrogations being done. The Principal Angela House and the Assistant Principle Lindsay Walker are responsible for allowing Alicia Emhart from FBSS and Aisha Coutain From CPS to have unconstitutional access to the child for the purposes of gathering unlawful and coerced information from the child. all this after the school had already been told that they were not allowed to give dfps,cps,or

# IV. Irreparable Injury

Explain why monetary damages at a later time would not adequately compensate you for the injuries you sustained, are sustaining, or will sustain as a result of the events described above, or why such compensation could not be measured.

fbss access to the child, the school is for educating not interrogating.

The amount of damage from the unlawful and unconstitutional removal of the child to the mother and child is immeasurable the prolong oppression in this case has unknown and unforseen mental damages that can not be determined at this time or if ever. the child has been placed on adderal xr for his behaviour which has never been tested on a child under the age of 6, the child's family history consist of heart problems and both cps and fbss workers were told this and casa of hunt who is representing the child has also been told and the medication the child is on at age 5 induces deadly heart attacks and they refuse to take him off of the medication which puts more unwanted stress and worry upon the plaintiff that the child could be killed at any time which will be construde as murder of the child, the plaintiff has suffered from depression and insomnia as a result of this unwanton act of revenge for her father throwing the dfps workers out of his home for verbally and mentally abusing her and making threats of unwanted legal problems and unwanted financial burdens if she and her family did not do exactly as they demanded.

## V. Relief

State briefly and precisely what damages or other relief the plaintiff asks the court to order. Do not make legal arguments. Include any basis for claiming that the wrongs alleged are continuing at the present time. Include the amounts of any actual damages claimed for the acts alleged and the basis for these amounts. Include any punitive or exemplary damages claimed, the amounts, and the reasons you claim you are entitled to actual or punitive money damages.

\*See Attachment\*

Pro Se 2 (Rev. 12/16) Complaint and Request for Injunction

UNITED STATES DISTRICT COURT for the Northern\_District of\_Texas\_\_\_\_\_Civil\_\_\_Division

### Section V Relief Attachment

- 1.) Immediate return of Samuel Lee Foster II with all rights and privileges restored to the mother Joyce R. Tanner and all claims the state of Texas and Department of Family and Protective Services and CPS have be terminated effectively immediately and that they be ordered not to have any further contact with Joyce Tanner or her family.
- 2.) Request the court order an immediate investigation into this case against the Quinlan Independent School district,354th Judicial District,Department of Children and Family Services,CPS and FBSS,Casa of Hunt,West Tawakoni Police Department,DFPS district 3 for unlawful conduct and involvement of all listed parties and that all criminal charges be prosecuted at federal level including a charge of conspiracy against rights operating under the color of law. and that this case be investigated by the Federal Bureau of Investigation and the U.S. Attorney's office for possible violations under the R.I.C.O. Act.
- 3.) All licences held by the defendants to practice law, education be revoked for life and that the defendants can never be employed in any field relating to children due to the immenent danger they place children in. And that the defendants not be allowed to hold any civil service job or public office.

- 4.) The immediate removal of the Judge Keli M. Aiken from the bench and disbarment for life and never be allowed to hold another public office or any employment regarding the law or dealing with children.
- 5.) Termination of Samuel Lee Foster's parental rights on an E ground as a result of Family and Domestic Violence against Joyce R. Tanner and the child S.L.F.II and for minor child's name be changed after termination of rights.
- 6.) Punitive Damages for the sum of \$5,000,000,000,000.00 for Deprivation of Rights under the color of law and for Conspiracy Against Rights under the color of law.
- 7.) Exemplary damages in the amount of \$550,000,000.00 for the malicious, oppressive, fraudulent, wanton and grossly reckless acts of the defendants to cause unwanted and needless mental stress, anguish, financial burdens and hardship upon the plaintiff Joyce R. Tanner.
- 8.) Compensatory damages in the amount of \$550,000,000.00 for emotional pain and suffering inflicted on a person with mental disabilities by the defendant which could result in future unknown treatment, unknown future medical treatment associated with the undue stress place upon the defendants body related to rapid wieght loss which can damage the internal organs of the body and can also cause heart related problems and strokes or aneurysm which the defendants family has a medical history of.
- 9.) Any and all other just and proper relief in this matter that the defendants are entitled to under the law.

# VI. Certification and Closing

Under Federal Rule of Civil Procedure 11, by signing below, I certify to the best of my knowledge, information, and belief that this complaint: (1) is not being presented for an improper purpose, such as to harass, cause unnecessary delay, or needlessly increase the cost of litigation; (2) is supported by existing law or by a nonfrivolous argument for extending, modifying, or reversing existing law; (3) the factual contentions have evidentiary support or, if specifically so identified, will likely have evidentiary support after a reasonable opportunity for further investigation or discovery; and (4) the complaint otherwise complies with the requirements of Rule 11.

# A. For Parties Without an Attorney

I agree to provide the Clerk's Office with any changes to my address where case—related papers may be served. I understand that my failure to keep a current address on file with the Clerk's Office may result in the dismissal of my case.

	Date of signing: $\frac{7/31}{17}$
	Signature of Plaintiff  MOLLING  AND  AND  OLLING  OLL
	Printed Name of Plaintiff  Joyce R.Tanner
B.	For Attorneys
	Date of signing:
	Signature of Attorney
	Printed Name of Attorney
	Bar Number
	Name of Law Firm
	Street Address
	State and Zip Code
	Telephone Number
	E-mail Address

The JS 44 civil cover sheet and provided by local rules of court purpose of initiating the civil do	. This form, approved by the	ne Judicial Conference o	or supplement the filing and service of the United States in September FITHIS FORM.)	e of pleadings or other papers 1974, is required for the use of	as required by law, except as the Clerk of Court for the
I. (a) PLAINTIFFS	<del>,</del>	**************************************	DEFENDANTS	;   JUL	3 + 2017
Joyce R. Tanner (Mother	) S.L.F. II (Minor Child	)		CLERK U.S	DISTRICT COURT
(b) County of Residence o	f First Listed Plaintiff HCEPT IN U.S. PLAINTIFF CA	lunt SES)		of First Listed Defendant (IN U.S. PLAINTIFF CASES O	•
(c) Attorneys (Firm Name, A	Address, and Telephone Number	<del>)</del>	THE TRAC	FOF LAND INVOLVED.	
II. BASIS OF JURISDI	CTION (Place an "X" in Oi	ne Box Only)	III. CITIZENSHIP OF P	RINCIPAL PARTIES	
1 U.S. Government Plaintiff	3 Federal Question (U.S. Government N	vot a Party)		TF DEF  K 1	and One Box for Defendant)  PTF DEF incipal Place 3 4 3 4
J 2 U.S. Government	☐ 4 Diversity		Citizen of Another State	of Business In T	Principal Place
Defendant	(Indicate Citizenshi)	p of Parties in Item III)		of Business In A	Another State
IV. NATURE OF SUIT	Place an "X" in One Roy On	<u>l</u>	Foreign Country	Click here for: Nature of	of Suit Code Descriptions.
CONTRACT		RTS	FORFEITURE/PENALTY	BANKRUPTCY	OTHER STATUTES
110 Insurance 120 Marine 130 Miller Act 140 Negotiable Instrument 150 Recovery of Overpayment & Enforcement of Judgment 151 Medicare Act 152 Recovery of Defaulted Student Loans (Excludes Veterans) 153 Recovery of Overpayment of Veteran's Benefits 160 Stockholders' Suits 190 Other Contract 195 Contract Product Liability 196 Franchise  REAL PROPERTY 210 Land Condemnation 220 Foreclosure 230 Rent Lease & Ejectment 240 Torts to Land 245 Tort Product Liability 290 All Other Real Property	PERSONAL INJURY  310 Airplane 315 Airplane Product Liability 320 Assault, Libel & Slander 330 Federal Employers' Liability 340 Marine 345 Marine Product Liability 350 Motor Vehicle Product Liability 360 Other Personal Injury 362 Personal Injury Medical Malpractice CIVIL RIGHTS 440 Other Civil Rights 441 Voting 442 Employment 443 Housing/ Accommodations 445 Amer. w/Disabilities - Other 446 Amer. w/Disabilities - Other	PERSONAL INJURY  365 Personal Injury - Product Liability  367 Health Care/ Pharmaceutical Personal Injury Product Liability  368 Asbestos Personal Injury Product Liability  PERSONAL PROPER  370 Other Fraud  371 Truth in Lending  385 Property Damage Product Liability  PRISONER PETITION Habeas Corpus:  463 Alien Detainee  510 Motions to Vacate Sentence  530 General  535 Death Penalty Other:  540 Mandamus & Othe  550 Civil Rights  555 Prison Condition  560 Civil Detainee -	of Property 21 USC 881  690 Other  TY  LABOR  710 Fair Labor Standards Act  720 Labor/Management Relations 740 Railway Labor Act 751 Family and Medical Leave Act 790 Other Labor Litigation 791 Employee Retirement Income Security Act  IMMIGRATION  462 Naturalization Application	☐ 422 Appeal 28 USC 158 ☐ 423 Withdrawal	□ 375 False Claims Act □ 376 Qui Tam (31 USC 3729(a)) □ 400 State Reapportionment □ 410 Antitrust □ 430 Banks and Banking □ 450 Commerce □ 460 Deportation □ 470 Racketeer Influenced and Corrupt Organizations □ 480 Consumer Credit □ 490 Cable/Sat TV □ 850 Securities/Commodities/ Exchange □ 890 Other Statutory Actions □ 891 Agricultural Acts □ 893 Environmental Matters □ 895 Freedom of Information Act □ 896 Arbitration □ 899 Administrative Procedure Act/Review or Appeal of Agency Decision □ 950 Constitutionality of State Statutes
	Cite the U.S. Civil State Tittle 42 USC 196 Brief description of cardeprevation of riguration of riguration of the U.S. Civil State 196 Cite the U.S. Civil State 196 Tittle 42 USC 196 Brief description of cardeprevation of riguration of riguration of riguration of the U.S. Civil State 196 Tittle 42 USC 196 Brief description of cardeprevation of riguration of riguration of the U.S. Civil State 196 Tittle 42 USC 196 Tittle 4	Appellate Court stute under which you as 33 suse: shts under the color IS A CLASS ACTION 3, F.R.Cv.P.	(specifing (Do not cite jurisdictional st	er District Litigation by Transfer  atutes unless diversity):  rights under the color of I	Aw  if demanded in complaint:  Yes  No
DATE 7/3//	17 GE	SIGNATURE OF AT	TORNEY OF RECORD	1119	